

U.S. COMMODITY FUTURES TRADING COMMISSION

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MEMO ENDORSED

Division of Enforcement

September USDS SDNY DOCUMENT

HAND-DELIVERED

Honorable Lewis A. Kaplan United States District Judge United States Courthouse 500 Pearl Street New York, New York 10007

Re: CFTC v. Abbas A. Shah and Limixor Asset Management, LLC, Case No. 05-CV-8091(LAK)

Dear Judge Kaplan:

I write to respectfully request a short adjournment of Plaintiff's deadline on its summary judgment motion, presently due tomorrow, September 7, 2007.

Due to a medical emergency involving a member of my immediate family, I have only returned to work today. However, I will again be out of the office tomorrow for the same ongoing medical condition. Consequently, I have been unable to complete Plaintiff's motion for summary judgment. Thus, I respectfully request that your Honor extend Plaintiff's deadline to Tuesday, September 18, 2007. Plaintiff has consulted with Charles Manuel. Defendants' attorney, and Mr. Manuel does not oppose this request.

If your Honor grants this request, Plaintiff similarly proposes that the other filing deadlines previously set by the Court also be extended by the same number of days. The proposed dates appear below.

(A) September 18, 2007

All motions, including motions for summary

judgment filed

(B) October 19, 2007

All answering papers on motions filed

(C) November 16, 2007

Reply papers filed

COTC B VADIAN

Thank you for your attention to this matter.

Sincerely,

David Acevedo Attorney for Plaintiff

cc: Charles Manuel, Esq.